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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/885,720 06/19/2001 Pierfrancesco La Mura COM-003CIA 3300 7590 10/04/2002 Andrew D. Gathy **EXAMINER** Sierra Patent Group, Ltd.

P.O. Box 6149 Stateline, NV 89449

FELTEN, DANIEL S

PAPER NUMBER

3624

DATE MAILED: 10/04/2002

ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary

Application No.

Applicant(s)

09/885,720

La Mura et al

Examiner

Daniel Felten

Art Unit **3624**

The MAILING DATE of this communication appears on the cover sheet with the correspondence address			
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM			
THE MAILING DATE OF THIS COMMUNICATION.			
• Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the			
- If the p	mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.		
If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).			
 Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 			
Status			
1) 💢	Responsive to communication(s) filed on Jun 19, 20		
2a) 🗌	This action is FINAL . 2b) ✓ This acti	on is non-final.	
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.		
Disposition of Claims			
4) 💢	Claim(s) 1-9	is/are pending in the application.	
4		is/are withdrawn from consideration.	
5) 🗆	Claim(s)	is/are allowed.	
	Claim(s) 1-9		
7) 🗆	Claim(s)		
8) 🗆		are subject to restriction and/or election requirement.	
Application Papers			
· · · —	The specification is objected to by the Examiner.		
10)	0) The drawing(s) filed on is/are a) accepted or b) objected to by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
11)		is: a) \square approved b) \square disapproved by the Examiner.	
	If approved, corrected drawings are required in reply to this Office action.		
12)	The oath or declaration is objected to by the Examin		
Priority under 35 U.S.C. §§ 119 and 120			
13)□	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).		
a) □ All b) □ Some* c) □ None of:			
	1. \square Certified copies of the priority documents have	e been received.	
	2. Certified copies of the priority documents have	e been received in Application No	
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).			
*See the attached detailed Office action for a list of the certified copies not received.			
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).			
a) \square The translation of the foreign language provisional application has been received.			
15) \square Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.			
Attachment(s)			
~	otice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).	
_	otice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No(s).	5) Notice of Informal Patent Application (PTO-152) 6) Other:	
3) [] [[[offination Disclosure Statement(s) (P10-1449) Paper No(s).	6) [_] Other:	

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Art Unit: 3624 , Representative: Gathy (46,441)

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DETAILED ACTION

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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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2. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoham (US 6,285,989 B1) in view of Ausubel (US 5,905,975).

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Regarding claims 1 and 5-9:

- Shoham discloses in a computer device, an online auction system having at least one seller and at least one buyer, the auction system (see Shoham, Abstract)
- a) an interface module (Application Program Interface (API)--510)configured to provide a user interface between the seller and the bidder (see Shoham, fig. 1, col. 10, ll. 14-21);
- b) a transaction module operatively coupled for communication to the interface module configured to manage transaction associated with moves made by the seller and bidder

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in conjunction with a sale of an item by the seller (see Shoham, *Programmable Auction Server* (*PAS*), col. 5, ll. 28-35; and col. 9, ll. 30 to col. 10, ll. 24);

c) a mechanism module operatively coupled for communication to the transaction module, the mechanism module defining at least one auction rule (*Trading Primitives*), and transaction module further configured to carry out transactions according to the auction rule defined by the mechanism module (see Shoham, *Market Specification Console*, col. 5, ll. 66 to col. 9, ll. 27);

negotiation transactions (Table 2--Start negotiation phase/Conclude negotiation), the rule defining programing configured to receive a bid offer from a bidder for an item for sale (Table 2--Submit Bid), the rule defining programing configured to receive in conjunction with the bid offer a bid to cancel the bid (Table 2--Withdraw Bid) offer when the bid expiration condition is met the rule defining programming configured to receive a sale offer from a seller for an item for sale (Table 2--Make Bilateral Offer), the rule defining programming configured to receive in conjunction with the sale offer a sale expiration condition for the sale offer, the said rule defining programming configured to cancel the sale offer when the sale expiration condition is met (see Shoham, Market Specification Console, col. 5, Il. 66 to col. 9, Il. 27, esp. Table 2 in col. 7 and 8);

as further disclosed in claim 5, the mechanism defining programming associated with bundle-based auction transactions, the rule defining programming configured to receive from a seller a plurality of goods for sale....(see Shoham, *Market Specification Console*, col. 5, ll. 66 to col. 9, ll. 27);

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as further discloses in claim 6, configured to auction items in a round of bidding, a set of auctioned items at each round of bidding...(see Shoham, *Market Specification Console*, col. 5, ll. 66 to col. 9, ll. 27);

as further discloses in claim 7, auctioning items and prizes to individual participants and teams of participants....(see Shoham, *Market Specification Console*, col. 5, ll. 66 to col. 9, ll. 27);

as further discloses in claim 8, determining reserve prices based on bids made and a integrate the benefit of a customer conversation into a reserve prices computation...(see Shoham, *Market Specification Console*, col. 5, ll. 66 to col. 9, ll. 27);

Shoham fails to disclose wherein the rule defining is configured to reveal and to seal bids. This feature is disclosed by Ausubel (see Ausubel, col. 1, ll. 61+). Since Shoham does disclose a high versatile auction system wherein in the user is able to customize various auction parameters and configurations, it would have been obvious for an artisan of ordinary skill at the time of the invention of Shoham to integrate the sealed bidding format as disclosed by Ausubel, because an artisan at the time of the invention of Shoham would have recognized the convenience to the participant of having greater flexibility in bidding as well as security that desired bids will be received by the system. Thus such a modification would have been an obvious expedient well within the ordinary skill in the art.

Regarding claim 2:

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the seller and the buyer can retract the bid offer and can retract the sale offer at any time
before the bid offer is accepted and at any time before the sale offer is accepted (see Shoham,

Market Specification Console, col. 5, 11, 66 to col. 9, 11, 27; see Table 2, col. 7 & 8).

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Regarding claim 3:

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- wherein bartering (negotiating) of goods is supported and where participants can offer the
- exchange of goods as part of the participants offer (see Shoham, Market Specification Console,
- 4 col. 5, 11. 66 to col. 9, 11. 27).

7 Regarding claim 4:

- 8 composite offers are supported, the composite offers include both the bartering and monetary
- offers (see Shoham, Market Specification Console, col. 5, ll. 66 to col. 9, ll. 27).

11 Conclusion

3. A list of relevant prior art appears below not relied upon in this Office Action:

14 US Patents:

- 15 Friedland et al (US 6,449,601 B1) Discloses a Distributed Live Auction
- Fisher et al (US 5,835,896) Discloses a method and system for processing and transmitting
- 17 electronic information
- 18 Brown (US 5,794,219) Discloses a method of conducting an on-line auction with bid pooling
- Walker et al (US 5,794,207) Discloses a method and apparatus for conditional purchase offers
- 20 4. Any inquiry concerning this communication or earlier communications from the examiner
- should be directed to *Daniel S. Felten* whose telephone number is (703) 305-0724. The
- examiner can normally be reached between the hours of 7:00AM to 5:30PM Monday-Thursday.
- 23 Any inquiry of a general nature relating to the status of this application or its proceedings should

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be directed to the Customer Service Office (703) 306-5631, or the examiner's supervisor

Vincent Millin whose telephone number is (703) 308-1065.

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5. Response to this action should be mailed to:

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Commissioner of Patents and Trademarks

Washington, D.C. 20231

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for formal communications intended for entry, or (703) 305-0040, for informal or draft communications, please label "Proposed" or "Draft".

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [daniel.felten@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1 195 OG 89.

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September 29, 2002

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